	Case 3.03-cv-03+30-Bitio Document	131 Thed 00/31/2003 Tage 1014	
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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON		
9	TACOMA DIVISION		
10		N. 2.00 CV 0545 (DUC	
11	JOHN DOE #1, an individual, JOHN DOE #2, an individual, and PROTECT MARRIAGE	No. 3:09-CV-05456-BHS	
12	WASHINGTON,	DECLARATION OF SARAH E. TROUPIS IN SUPPORT OF	
13 14	Plaintiffs, vs.	PLAINTIFFS' MOTION FOR PROTECTIVE ORDER	
15	SAM REED, in his official capacity as Secretary of State of Washington, BRENDA	NOTE ON MOTION CALENDAR: September 3, 2009	
16	GALARZA, in her official capacity as Public Records Officer for the Secretary of State of	The Honorable Benjamin H. Settle	
17	Washington,	ORAL ARGUMENT REQUESTED	
18	Defendants.	ORAL ARGUMENT REQUESTED	
19			
20	I Sorah E Troupis make the following declaration pursuent to 29 U.S.C. & 1746:		
21	I, Sarah E. Troupis, make the following declaration pursuant to 28 U.S.C. § 1746:		
22	1. I am an attorney at law licensed to practice in the State of Wisconsin. I am an attorney at the law office of Bopp, Coleson & Bostrom in Vigo County, Indiana. I have personal knowledge		
23	of the facts set forth in this declaration, and if called as a witness, I can and would testify		
24	competently thereto.		
25	2. A true and correct copy of an email that I sent to James Pharris, counsel for Defendants		
26	in this matter, including an attachment to said email, is attached hereto as Exhibit 1.		
27	3. This email was sent to Mr. Pharris on the		
28			
	Decl. of Sarah E. Troupis in Support of Motion for Protective Order (No. 3:09-CV-05456-BHS)	BOPP, COLESON & BOSTROM 1 South Sixth Street Terre Haute, Indiana 47807-3510 (812) 232-2434	

Case 3:09-cv-05456-BHS	Document 51	Filed 08/31/2009	Page 2 of 4	
4. This email attached a cop	y of a Draft Protecti	ve Order to be discusse	ed hetween counsel	
4. This email attached a copy of a Draft Protective Order to be discussed between counsel for Plaintiffs and Defendants as contemplated in Plaintiffs' Proposed Order Granting Plaintiffs'				
Motion for Protective Order.				
5. As of August 31, 2009, I have not yet heard from Mr. Pharris regarding the Draft				
Protective Order.				
I DECLARE LINDER DENALTY	OF DEDITION TH	AT THE EODEGOING	IS TRUE AND	
I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.				
Executed this 31st day of August, 2009.				
Laceuted this 31st day of raugust, 2	5007.			
	/s/ Sar	ah F. Trounis		
/s/ Sarah E. Troupis Sarah E. Troupis				
Counsel for All Plaintiffs				

Decl. of Sarah E. Troupis in Support of Motion for Protective Order (No. 3:09-CV-05456-BHS)

BOPP, COLESON & BOSTROM 1 South Sixth Street Terre Haute, Indiana 47807-3510 (812) 232-2434 **CERTIFICATE OF SERVICE**

I, Sarah E. Troupis, am over the age of 18 years and not a party to the above-captioned
action. My business address is 1 South Sixth Street; Terre Haute, Indiana 47807-3510.

On August 31, 2009, I electronically filed the foregoing document described as the Declaration of Sarah E. Troupis in Support of Plaintiffs' Motion for Protective Order with the Clerk of Court using the CM/ECF system which will send notification of such filing to:

James K. Pharris jamesp@atg.wa.gov Counsel for Defendants Sam Reed and Brenda Galarza

> Steven J. Dixson sjd@wkdlaw.com Duane M. Swinton dms@wkdlaw.com

Counsel for Proposed Intervenor Washington Coalition for Open Government

Ryan McBrayer rmcbrayer@perkinscoie.com Counsel for Proposed Intervenor Washington Families Standing Together

And, pursuant to Fed. R. Civ. P. 5(b)(1) and 5(b)(2)(C), I served the foregoing document by placing a true and correct copy of the document in a sealed envelope with postage thereon fully prepaid, in the United States mail at Terre Haute, Indiana, addressed to the following non-CM/ECF participants:

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Leslie R. Weatherhead
Witherspoon, Kelley, Davenport & Toole, P.S.
1100 U.S. Bank Building
422 W. Riverside Avenue
Spokane, WA 99201-0300
Counsel for Proposed Intervenor Washington Coalition for Open Government

Kevin J. Hamilton
William B. Stafford
Perkins Coie, LLP
1201 Third Avenue, Suite 4800
Seattle, WA 98101-3099
Counsel for Proposed Intervenor Washington Families Standing Together

Decl. of Sarah E. Troupis in Support of Motion for Protective Order (No. 3:09-CV-05456-BHS)

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BOPP, COLESON & BOSTROM 1 South Sixth Street Terre Haute, Indiana 47807-3510 (812) 232-2434 Arthur West 120 State Ave NE #1497 Olympia, WA 98501 Proposed Intervenor¹

I declare under the penalty of perjury under the laws of the State of Indiana that the above is true and correct. Executed this 31st day of August, 2009.

/s/ Sarah E. Troupis Sarah E. Troupis Counsel for All Plaintiffs

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¹ A courtesy copy was provided via e-mail to Mr. West at awestaa@gmail.com.